

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY**

---

L.P., an infant, by his  
guardian ad litem, AMARILIS  
NUNEZ; G.B., an infant, by her  
guardian ad litem, SILVIA  
BENITEZ; S.P., an infant, by  
her guardian ad litem,  
MARCELINA PINTOR,

Plaintiffs,

v.

CITY OF CAMDEN BOARD OF  
EDUCATION, et al.,

Defendants.

Civil No. 12-6889 (NLH/KMW)

**ORDER**

**HILLMAN, District Judge**

This matter having come before the Court by way of  
Plaintiffs' motion [Doc. No. 12] for default judgment; and

The parties having submitted a consent order to the Court by  
letter dated March 6, 2013 seeking to vacate the Clerk's entry of  
default as to all Defendants and extending Defendants' time to  
answer the complaint; and

The Court having entered the parties' consent order on March  
11, 2013; and

The Court finding that Plaintiffs' motion for default  
judgment is now moot in light of the March 11, 2013 consent  
order; and for good cause shown.

IT IS on this 11th day of March 2013, hereby

**ORDERED** that Plaintiffs' motion [Doc. No. 12] for default judgment shall be, and hereby is, **DENIED AS MOOT.**

At Camden, New Jersey

s/ Noel L. Hillman  
NOEL L. HILLMAN, U.S.D.J.